

~~EXHIBIT A~~ PROPOSED ORDER

The Honorable James L. Robart

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

VERSATERM INC,

Plaintiff,

v.

THE CITY OF SEATTLE AND ITS
DEPARTMENT, SEATTLE POLICE
DEPARTMENT,

Defendants.

Case No. 2:16-cv-01217-JLR

~~DRAFT~~ ORDER ON STIPULATION
TO EXTEND PERMANENT
INJUNCTION BRIEFING SCHEDULE
BY ONE WEEK

Noted on the Motion Calendar for February
17, 2017

The Parties have jointly requested and stipulated to a one-week adjustment to the current briefing schedule governing a planned Motion for a Permanent Injunction. The following schedule is currently in effect:

--Versaterm's Opening Motion due on or before **February 17, 2017**.

--Seattle's Response (if any) due on or before **March 10, 2017**.

--Versaterm's Reply (if any) would be due on or before **March 24, 2017**.

(Dkt. Nos. 35, 36).

1 There being no reason not to approve a modest, one-week extension to a motion that is, in
2 any case, optional, and good cause being shown,

3 **THE STIPULATION IS HEREBY GRANTED AND THE COURT ORDERS AS**
4 **FOLLOWS:**

5 With the benefit of one a one-week adjustment to the current briefing schedule, the briefing
6 on any motion for a permanent injunction is now due as follows:

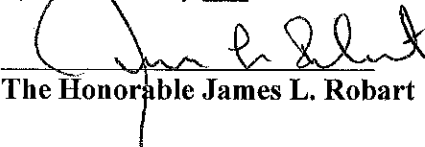
7 --Versaterm's Opening Motion is due on or before **February 24, 2017**.

8 --Seattle's Response (if any) is due on or before **March 17, 2017**.

9 --Versaterm's Reply (if any) is due on or before **March 31, 2017**.

10 So ordered.

11 Dated: February 20, 2017

12 
13 The Honorable James L. Robart